Exhibit M	Immigration Documents

# INSTRUCTION SHEET TO DETAINEE REGARDING REQUIREMENT TO ASSIST IN REMOVAL

The following is a list of things you are required to complete within 30 days of receiving this form, in order comply with your obligation to assist in obtaining a travel document:

<u>Mandatory requirements will be checked off by the ICE officer depending on the facts of each case</u>. Failure to comply or provide sufficient evidence of your inability to comply, may result in the extension of the removal period and subject you to further detention. In addition, you may be subject to criminal prosecution. If you need assistance in complying with any of the requirements, please contact a Deportation Officer.

- Submit passports (current and expired) to ICE. If you have a copy of your passport, you are to submit it.
- Apply for a travel document/passport from your embassy or consulate, or directly from your government in your native country, or any other embassy or consulate of your native country in another country.
- ☑ Comply with all instructions from all embassies or consulates requiring completion of documentation for issuance of a travel document.
- Submit to ICE birth certificates, national identification cards, and any other document issued by a foreign government indicating your citizenship, nationality, place of birth, and place of residence prior to entering the United States.
- Provide names and addresses of family and friends residing in the United States and request that they contact your embassy or consulate in the United States, in order to facilitate the issuance of a travel document.
- Provide names and addresses of family and friends residing in your country of citizenship and request family and friends residing abroad contact your government in reference to issuing a travel document.
- You are required to take measures to request reinstatement of your previous nationality, register as required, or take any other action that will ensure the issuance of a travel document and your removal from the United States.
- Provide ICE with written copies of requests to embassies or consulates requesting issuance of a travel document.
- Provide ICE with written copies of responses from embassies or consulates regarding your requests.
- Solicit permission from another country, which may be able to accept you, to enter that country to affect your removal from the United States.

Provide your true and correct name and date of birth and any other identities you have ever used.

□ Other:	/	//			
Alien's Signature	$\times$ //		A Number	216	082 982
_			<del>, ,</del>		BELGEN CO. JAIL
Served by L 3673	HAMPTON '		on March 29, 2021	at	VRK-T
<u>.</u>	Officer's	Name	Date		Location

To be served with I-229 (a) no later than 30 days after the final order

U.S. Department of Homeland Security Immigration and Customs Enforcement

Name:		Field Office:	File	#:
SOROKIN, ANNA		VRK-T	216	5 082 982
Section 243(a) of the Immigration a	and Nationality Act provides, in pa	rt, that:	•	
described in section 237(a  (A) willfully fails the final order of re of the final order of (B) willfully fails necessary to the a (C) connives or purpose of preven (D) willfully fails the Attorney Gene shall be fined under title 18 is a member of any of the  Nothing in this section shall make i exemption from such order of remo	or refuses to depart from the Unit emoval under administrative proces of the court, or refuses to make timely applicable alien's departure, conspires, or takes any other activing or hampering the alien's departure or refuses to present himself or heral pursuant to such order, and united States Code, or imprisor classes described in paragraph (1) it a violation to take proper steps fowal or for the purpose of securing the sufference of the purpose of securing the sufference of the purpose of the purpose of securing the sufference of the purpose of the purp	ed States within a pesses, or if judicial into in good faith for on, designed to prearture pursuant to serself for removal and not more than formal (E), (2), (3), or (4) for the purpose of set the alien's release in a travel documer	period of 96 eview is had a vent or had uch, or at the time our years (of section ecuring call from incall at for your of the tory our of the time of time of the time of the time of time of the time of time of the time of time	o days* from the date of ad, then from the date other documents other or with the and place required by or 10 years if the alien 237(a)), or both.  Incellation of or or ceration or custody.
you will NOT relieve you of the liab				
make application in good faith, for a tra prevent the alien's removal subject to	an order of removal.	val period if the-alien the alien's removal o	refuses, du r departure	ring the removal period, to or conspires or acts to
Date Order Final:	Ordered Removed under Section:			
February 9, 2021	237alB, 8 USC 1227			
	Record of Serv (Check method us			5.55(4)
( ) Served By: (Print Name and Title of Offi	Record of Personal	Service		Date:
L 3673 HAMPTON, DEPORTATION	OFFICER			March 29, 2021
Officer's Signature:	ICE ERO VAI	n of Service: Belles RRICK SUB OFFICE RK NY 10014	N CO. JA	, IL
Served On: (Alien's Signature)	1		· ·	Date: March 29, 2021
( ) Warr	ning administered in Court	Ro	cord of P	ersonal Service (Cont.)
)(	(Copy of order attached)			
( ) Certif	ied Mail Service	Fir	gerprint of	Alien (Specify finger used)
Attach certific	ed mail receipts here.			Right Index
Form I-229(a) (Revised 12/04/02)				

Office of Enforcement and Removal Operations New York Field Office

U.S. Department of Homeland Security 26 Federal Plaza, Suite 1105 New York, N.Y. 10278



Audrey Thomas, Esq. Law Office of Audrey Thomas 245 07 Francis Lewis Blvd Rosedale NY, 11422

Re: Request for administrative Stay of Removal for SOROKIN, Anna (A216 082 982)

Dear Mrs. Thomas,

This letter is in response to your request for an administrative Stay of Removal, on behalf of your client, Mrs. Anna Sorokin.

Upon a review of all the aggravating and mitigating factors in his case, I have determined that there is no compelling reason to warrant a favorable exercise of discretion.

Your application for a Stay of Removal is therefore denied. Please be advised that there is no administrative appeal of this decision.

Should you have any questions in this matter, please contact Deportation Officer Mascia at 212-863-3569.

Sincerely,

**DARIUS** L REEVES Date: 2021.03.29

Digitally signed by DARIUS L

Thomas R. Decker Field Office Director





# VISA WAIVER PROGRAM (VWP) NOTICE OF INTENT TO ISSUE A FINAL ADMINISTRATIVE REMOVAL ORDER

File Number: A216	082 982
Allen's Name: BOXOXIN, ANNA	
The Department of Homeland Security (DHS) has determined that you entered the United States pursuant to Section Immigration and Nationality Act (INA or the Act). Accordingly, you signed and agreed to the conditions stated on For Nonlimingrant Visa Waiver Arrival/Departure Document or the Electronic System of Travel Authorization (ESTA), explained to you the conditions of admission under the Visa Waiver Program. As a condition of your admission into under the Visa Waiver Program, you agreed to waive your right to contest any removal action, other than on the batfor asylum.	orm I-94W, ither of which the United States
DHS alleges that: 1. You are not a citizen or national of the United Statesy	
2. You are a native of USER and a citizen of GERMANY,	
3. You were admitted to the United States at Newerk, NJ on or about June 7, 2017 as a nonlimity visitor (MB) pursuant to Section 217 of the Immigration and Mationality Act under the Visa Mai Program with authorization to remain in the United States for a temporary period not to exceed September 04, 2017.	ver
4. You remained in the United States beyond September 04, 2017 without authorization from the Immigration and Naturalization Service or its successor the Department of Romeland Security.	a
Based on the information above, you are subject to removal from the United States pursuant to the following provis	ion(s) of law:
Section 237(a)(1)(B) of the Immigration and Nationality Act (Act), as amended, in that after admission as a nonimmigrant under Section 101(a)(15) of the Act, you have remained in the Unit States for a time longer than permitted, in violation of this Act or any other law of the Unit States.	ed. ed.
Therefore, DHS is serving you this Notice of Intent to Issue a Final Administrative Removal Order ("Notice of Intentention of the action of the control of t	r). You are not
BATAVIA, MY 2 09 Z021	Ä
(City and State) (Date)	$F_{\infty}$

If you wish to contest any of the above factual allegations or your removability, you will be granted 48 hours from the time of service of this notice to do so. You may request, for good cause, an extension of time to rebut the charges stated above, to obtain supporting evidence, or to consult an attorney. If you fear persecution in your country of nationality, citizenship, or last residence on account of race, religion, nationality, membership in a particular social group, or political opinion you may apply for asylum under section 208 of the Act or withholding of removal under section 241(b)(3) of the Act. If you fear torture in your country of nationality, citizenship, or last residence, you may apply for withholding or deferral of removal under regulations implementing U.S. obligations under Article 3 of the Convention Against Torture and Other Cruel, Inhuman, or Degrading Treatment or Punishment (Convention Against Torture). A grant of withholding or deferral of removal would prohibit your return to a country or countries where you are more likely than not to be persecuted or tortured, but would not prevent your removal to other countries. If you fail to respond to these charges within the required timeframe, you will be ordered removed from the United States to your country of nationality, citizenship, or last residence. In the event DHS cannot remove you to one of the aforementioned countries, attempts will be made to remove you to a country in accordance with section 241(b)(2)(E) of the Act. You do not have any administrative appeal rights once the removal order has been issued by the deciding official. Subject to DHS's discretion, you may be detained pending your removal.

(Title)

ICE Form 71-058 (1/16)

DEREK PIDELI
(Printed Name)

Demonally served this Notice of Intent on the alien. I have determined that the person served with this document is the includicular named on this form. I explained this Notice of Intent to the alien in the	
animal on hils form.   explained this Notice of Intent to the alien in the   English   language, and confirmed that he / she understood it.	Certificate of Service
via an interpreter,   Confect To Finnish   Confec	named on this form. I explained this Notice of Intent to the alien in the English language, and confirmed that he / she
Contest Notice   Tennism   Contest	without the need of an interpreter; OR
Content Name and Title of Officer)   Cotent Times   Content Name and Title of Officer)   Cotent Times   Coten	
Printed Name and Title of Officer)	/illn/27 x x x x x x x x x x x x x x x x x x x
Lacknowledge that I have received this Notice of Intent	
Allen's Signature)   Allen refused to acknowledge receipt of fils document (witness algnature required if allen refuses to sign).   Deferring (Printed) Name and Title of Witness)   Signature of Witness)   DeterTime)   DeterTime)   DeterTime)	
Allen refused to acknowledge receipt of this document witness signature required if alien refuses to sign).    O TONG HANGO.	0/3/2021
Printed Name and Title of Witness)   Cate/Time)	
ladmit the allegations and charge(s) in this Notice of Intent. I do not wish to request Asylum, Withholding or Deferral of Removal. I wish to be removed from the United States to my country of nationality, clizenship, or last residence.   ladmit the allegations and charge(s) in this Notice of Intent. However, I wish to request Asylum, Withholding or Deferral of Removal as notated below.  OR  I Wish to Contest Removability    locontest the allegations and charge(s) in this Notice of Intent. (Attach any supporting documentation)   lam a citizen or national of the United States.   lam a lawful permanent resident of the United States.   lam a lawful permanent resident of the United States.   lam in compliance with the terms of my admission and was admissible at the time of entry.   lam a citizen of	DO TONIA PANDA MY 2/09/21 /330
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Removal as notated below.  OR  I Wish to Contest Removability    I contest the allegations and charge(a) in this Notice of Intent: (Attach any supporting documentation)   I am a clittzen or national of the United States.   I am a lawful permanent resident of the United States.   I have been granted refugee or asyles status in the United States, or withholding or deferral of removal.   I did not last enter the United States pursuant to the Visa Wakver Program.   I am in compliance with the terms of my admission and was admissible at the time of entry.   I am a clitzen of	1 admit the allegations and charge(s) in this Notice of Intent. I do not wish to request Asylum, Withholding or Deferral of
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I am a citizen of	
of the Act.  Other  AND / OR  I Wish to Request Asylum, Withholding or Deferral of Removal  I request asylum, withholding or deferral of removal to (Name(s) of Country or Countries):  Under Sections 208 or 241(b)(3) of the Act, because I fear persecution on account of my race, religion, nationality, membership in a particular social group, or political opinion in that country or those countries.  Under the regulations implementing U.S. obligations under Article 3 of the Convention Against Torture, because I fear torture in that country or those countries.  (Allen's Signature)  The alien was provided a copy of this Notice of Intent. After having provided the alien with a 48-hour period to respond (if applicable) to these allegations and charge(s), the alien has (check all boxes that apply):  Admitted the allegations and charge(s).  Contested the allegations.  Not made any claim for relief from removal.  Made a request for asylum, withholding, or deferral of removal (Form I-863 Notice of Referral to Immigration Judge Issued).  Failed or refused to respond to the allegations.  Admitted the allegations and charge(s).  The Admitted the allegations and charge(s).  When the Allegations are charge(s).  Admitted the allegations.  All of Jord Jool 1/330	
AND / OR   I Wish to Request Asylum, Withholding or Deferral of Removal   (Name(s) of Country or Countries):   Under Sections 208 or 241(b)(3) of the Act, because I fear persecution on account of my race, religion, nationality, membership in a particular social group, or political opinion in that country or those countries.   Under the regulations implementing U.S. obligations under Article 3 of the Convention Against Torture, because I fear torture in that country or those countries.   (Alien's Signature)   (Date)    The alien was provided a copy of this Notice of Intent. After having provided the alien with a 48-hour period to respond (If applicable) to these allegations and charge(s), the alien has (check all boxes that apply):   Admitted the allegations.   Admitted the allegations.   Not made any claim for relief from removal.   Made a request for asylum, withholding, or deferral of removal (Form I-863 Notice of Referral to Immigration Judge Issued).   Failed or refused to respond to the allegations.   Alog (2021 /330)	
I Wish to Request Asylum, Withholding or Deferral of Removal   I request asylum, withholding or deferral of removal to	Other
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Downson Officer 7. Finnia UNTIMU 2/09/2021 /330	
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# VISA WAIVER PROGRAM (VWP) FINAL ADMINISTRATIVE REMOVAL ORDER

VISA WAIVER PROGRAM VIOLATOR  Based upon the allegations set forth in the Notice of Intent and evidence contained in the administrative record, it, the undersigned Deciding Official of the Department of Homeland Security (DHS), make the following deterministrative record, it, the undersigned Deciding Official of the United States as a nonlimingrant visitor on				File Number: A:	216 082 982
Based upon the allegations set forth in the Notice of Intent and evidence contained in the administrative record, it, the undersigned Deciding Official of the Opperment of Homeland Security (DHS), make the following determinations:  1. You were definited to the United States as a nonlimiting not visitor on as 197/2013 at manax, and pursuant to Section 217 of the Inmitigration and Nationality Act under the Visa Waiver Program after executing Form 1-94W, Noniminigrant Visa Weiver Annual Departure Documentor the Electronic System of Travel Authorization (ISSTA), either of which explained to you the conditions of admission under the Visa Waiver Program and that you waived any right to contest, other than on the bests of an application for asylum, any action for your removal; and  3. The administrative record establishes by clear and convincing evidence that you are removable.  By the provey and authority vested in the Secretary of Homeland Security, and in me as the Secretary's adelegate under the laws of the United States. If they you removable as charged and order that you be removed from the United States.  You are hereby ordered removable.  (Country)  You have limited judicial appeal rights. DHS will proceed with your removal from the United States unless a court order is issued to stay your removal or an application for asylum, withholding or deterral of removal to the pending before the Department of Justice, Executive Office for Immigration Review.  (Country)  You have limited judicial appeal rights. DHS will proceed with your removal from the United States unless a court order is issued to stay your removal or an application for asylum, withholding or deterral of removal to the Department of Justice, Executive Office for Immigration Review.  (Country)  You have limited judicial appeal rights. DHS will proceed with your removal from the Secretary of Homeland Secutify under the laws of the United States and by his or the rights and proceed with the Secretary of Homeland Secutify under the laws of the United S	Allen's Nam	6: SOROKIN, ANNA		AGES	
Deciding Official of the Department of Homeland Security (DHS), make the following determinations:  1. You are not a citizen or national of the United States; 2. You were admitted to the United States as a nonlimitigrant visitor on			VISA WAIVER PROG	RAM VIOLATOR	
2. You were admitted to the United States as a nonimmigrant visitor on 06/07/2017 at measure, Not pursuant to Section 217 of the Immigration and Nationality Act under the Visa Walver Program after executing Form 1-94W, Nonimmigrant Visa Walver Arrival/Departure Documento, the Electronic System of Travel Authorization (ESTA), either of which explained to you the conditions of admission under the Visa Walver Program and that you walved any right to contest, other than on the basis of an application for eaview, any action for your removal, and 3. The administrative record establishes by clear and convincing evidence that you are removable.  By the power and authority vested in the Secretary of Homeland Security, and in me tast the Secretary adelegate under the laws of the United States, Ifind you removable as charged and order that you be removed from the United States.  You are hereby ordered removed to:  Occurry  You have limited judicial appeal rights. DHS will your removal from the United States unless a court order is issued to stay your removal or an application for asylum, withholding or deferral of removal is pending before the Department of Justice, Executive Office for Immigration Review.  It is undersigned officer of the United States, by virtue of the power and authority vested in the Secretary of Homeland Security under the laws of the United States and by his or the direction, command any DHS officer with authority to enforce United States immigration law to take into custody and remove from the United States, the above-named allen.  To 155 years are poor than a state of the state of the power and authority vested in the Secretary of Homeland Security under the laws of the United States and by his or the direction, command only DHS officer with authority to enforce United States immigration law to take into custody and remove from the United States, the above-named allen.  To 155 years are post that the properties of the power and authority are removed with this document (Printed Name, Signature and	Based upon Deciding Of	the allegations set forth in the N icial of the Department of Home	otice of Intent and eviden and Security (DHS), mak	ce contained in the administrative record e the following determinations:	, I, the undersigned
pursuant to Section 217 of the Immigration and Nationality Act under the Visa Waiver Program after executing Form 1-94W, Nomimigrative Visa Waiver Annal/Departure Document of the Electronic System of Travel Authorization (ESTA), either of which explained to you the conditions of admission under the Visa Waiver Program and that you waived any right to contest, other than on the basis of an application for asylum, any action for your removal; and  3. The administrative record establishes by clear and convincing evidence that you are removable.  By the power and authority vested in the Secretary of Homeland Security, and in the asthe Secretary's delegate under the laws of the United States, I find you removable as charged and order that you be removed from the United States.  You are hereby profered removed to:	1/2	You are not a citizen or nationa	of the United States;		
By the power and authority vested in the Secretary of Homeland Security, and in me as the Secretary's delegate under the laws of the United States. If find you removable as charged and order that you be removed from the United States.  You are hereby ordered removed to:    This order is final and not subject to administrative appeal. (Country)	2.	pursuant to Section 217 of the I-94W, Nonimmigrant Visa Wai either of which explained to you	Immigration and National ver Amyal/Departure Doc I the conditions of admiss	ity Act under the Visa Walver Program at ument or the Electronic System of Trave fron under the Visa Walver Program and	ter executing Form I Authorization (ESTA),
United States, I find you removable as charged and order that you be removed from the United States.  You are hereby ordered removed to:    GENMANY   This order is final and not subject to administrative appeal. (Country)  You have limited judicial appeal rights. DHS will proceed with your removal from the United States unless a court order is issued to stay your removal or an application for asylum, withholding or deferral of removal is periding before the Department of Justice, Executive Office for Immigration Review.  It is undersigned officer of the United States, by virtue of the power and authority vested in the Secretary of Homeland Security under the laws of the United States and by his or her direction, command any DHS Officer with authority to enforce United States immigration law to take into custody and remove from the United States, the above-named alien.  It is personally served this Final Administrative Removal Order on the alien. I have determined that the person served with this document is the individual named on this form. I explained this Final Administrative Removal Order to the alien in the RIGHT STATE. (Name/Title/D/Company).    Certificate of Service   Printed States in the Printed States in the Interpreter; OR   via an interpr	3,	The administrative record estat	dishes by clear and convi	ncing evidence that you are removable.	
You have limited judicial appeal rights. DHS will proceed with your removal from the United States unless a court order is issued to stay your removal or an application for asylum, withholding or deferral of removal is pending before the Department of Justice, Executive Office for Immigration Review.  I, the undersigned officer of the United States, by virtue of the power and authority vested in the Secretary of Homeland Security under the laws of the United States and by his or her direction, command any DHS Officer with authority to enforce United States immigration law to take into custody and remove from the United States, the above-named allen.  TO 159 FREURY FOD BATAVIA, NY FEB 0 9 202  (Printed Name, Title, and Signature of Deciding Official) (City and State) (Date)  Certificate of Service  I personally served this Final Administrative Removal Order on the alien. I have determined that the person served with this document is the individual named on this form. I explained this Final Administrative Removal Order to the alien in the BATAVIA. IN THE STATE IS ADMINISTRATIVE REMOVAL OF THE ADMINIST	By the powe United State	r and authority vested in the Sec s, I find you removable as charg	retary of Homeland Secu ed and order that you be	rity, and in me as the Secretary's delega removed from the United States.	te under the laws of the
Issued to stay your removal, or an application for asylum, withholding or deferral of removal is pending before the Department of Justice, Executive Office for Immigration Review.  It, the undersigned officer of the United States by virtue of the power and authority vested in the Secretary of Homeland Security under the laws of the United States and by his or her direction, commend any DHS Officer with authority to enforce United States immigration law to take into custody and remove from the United States, the above-named alien.  ▼ 0159 FERTARY = FOD	You are her	eby ordered removed to:		. This order is final and not subject to	administrative appeal.
Certificate of Service  I personally served this Final Administrative Removal Order on the alien. I have determined that the person served with this document is the individual named on this form: I explained this Final Administrative Removal Order to the alien in the Removal Service language, and confirmed that he/she understood it. Without the need of an interpreter; OR I via an interpreter.  (Name/Title/ID/Company).  I ASCUMENT Signature and Title of Officer)  Alien refused to acknowledge receipt of this document (Witness, signature required if allen refuses to sign).  FASCUMENT SIGNATURE and Title of Witness).	of Justice, I, the under the laws of law to take I	Executive Office for Immigration in the United State the United States and by his or his to custody and remove from the	on Review. s, by virtue of the power a er direction, command an	and authority vested in the Secretary of H y.DHS Officer with authority to enforce L e-named allen.	lomeland Security under Inited States immigration
I personally served this Final Administrative Removal Order on the alien. I have determined that the person served with this document is the individual named on this form. I explained this Final Administrative Removal Order to the alien in the	Service Wiles of		ure of Deciding Official)		
is the individual named on this form. I explained this Final Administrative Removal Order to the alien in the	The second of th		Certificate o	f Service	galleri tirke kar ya ili "Amming nga kar ti tirke"
FASCUS 717   Deportation officer (Printed Name, Signature and Title of Officer) (Date)	is the indiv	idual named on this form. I expla	ined this Final Administra	live Removal Order to the alien in the	english
(Printed Name, Signature and Title of Officer)  (Printed Name, Signature and Title of Officer)  (Date)  (Alien's Signature)  (Date)  (Date)  (Date)  (Date)  (Date)  (Date)  (Date)  (Date)  (Printed Name, Signature and Title of Witness)	***************************************	91 		<u> </u>	lame/Title/ID/Company).
(Alien's Signature)  (Date)  Alien refused to acknowledge receipt of this document (Witness signature required if allen refuses to sign).  FASCE MAHOWED 3797 Elingure Electron Spool 3/25/204 (Printed Name, Signature and Title of Witness).	Printed N	23777 paportation officame, Signature and Title of Offic			3/_35/_3\24 (Date) /
Alien refused to acknowledge receipt of this document (Witness signature required if alien refuses to sign).  ### CC Multi-fow D 3797 C Inquis D 3/25/2094  (Printed Name, Signature and Title of Witness)	) acknowle	dge that I have received a copy	of this Final Administrativ	e Removal Order	
FASCE Mali-Journ DO 3797 Elingain Dospoo 3/25/2021 (Printed Name, Signature and Title of Witness).	(Alien's Si	gnature)			(Date)
	FA	ice hell-four)	303747 Q	signature required if allen refuses to sig	n). 0 3/25/2021
762 W 76 I			ess).		(Date)





### CERTIFICATION OF AUTHENTICITY OF THE RECORD OF PROCEEDINGS

3,000 (00,000,000,000)				
reation of the	official Record of F	roceedings. I am the deciding official in the ma	atter of:	SOROKIN, ANNA
		, file number A 215 082 982	•	
entituosia (e. e. ente		Service Control of Control		
Annexed to thi	s Ceruncation is th	e official Record of Proceedings.		
hereby certify	to the best of my l	knowledge and belief that the annexed docume	ents are origina	als, or copies thereof, of the offic
hereby certify	to the best of my l	and the state of	ents are origina	als, or copies thereof, of the offic
hereby certify	to the best of my loeedings. These do	knowledge and belief that the annexed docume	ents are origina	als, or copies thereof, of the offic
hereby certify Record of Proc Subject: sonor	to the best of my loeedings. These do	knowledge and belief that the annexed docume	ents are origina	als, or copies thereof, of the offic
hereby certify Record of Proc Subject: sonor	to the best of my leedings, These do	knowledge and belief that the annexed docume	ents are origina	als, or copies thereof, of the offic

130020

# DEPARTMENT OF HOMELAND SECURITY IMMIGRATION DETAINER - NOTICE OF ACTION

Subject ID: 366281332 Event#: cpp1908000025	File No: 216 082 982 Date: August 5, 2019
TO: (Name and Title of Institution - OR Any Subsequent Law Enforcement Agency) ALBION CORRECTIONAL 3595 STATE SCHOOL ROAD ALBION, NY 14411	FROM: (Department of Homeland Security Office Address) FISHKILL, NY IRP BUB-OFFICE ICE ERO CASILE POINT SUB OFFICE 15 Governor Drive Newburgh, NY 12550
Name of Alien: SOROKIN, ANNA AKA: SOROKIN, Anna; SORO	KINA, ADDR. SDROKIN, ANNA, DELVEY, ANNA
Date of Birth: 01/23/1991 Citizenship:	GERMANY Sex:
1. DHS HAS DETERMINED THAT PROBABLE CAUSE EXIST DETERMINATION IS BASED ON (complete box 1 or 2).	IS THAT THE SUBJECT IS A REMOVABLE ALIEN. THIS SID #: NY139632668
or in addition to other reliable information, that the alien elemovable under U.S. immigration law, and/or	s check of federal databases that affirmatively indicate, by themselves ither lacks immigration status or notwithstanding such status is ad/or other reliable evidence that affirmatively indicate the alien either
	OR A PROCEEDING OR INVESTIGATION (complete box 1 or 2).
custody of the alien to complete processing and/or make.  IT IS THEREFORE REQUESTED THAT YOU:  Notify DHS as early as practicable (at least 46 hours, if post DHS by calling \( \text{L} \) U.S. immigration and Customs Enforce \$45-831-1576 \( \text{If you cannot reach an official at the nur Center at: (802) 872-6020.  Maintain custody of the alien for a period NOT TO EXCEE! been released from your custody to allow DHS to assume cudetainer to take effect. This detainer arises from DHS author rehabilitation, parole, release, diversion, custody classificatio.  Relay this detainer to any other law enforcement agency to will Notify this office in the event of the alien's death, hospitalization.  If checked: please cancel the detainer related to this alien \$8506 \( \text{CONZALEZ} \) — Departation Officer.	sible) before the alien is released from your custody. Please notify ment (ICE) or U.S. Customs and Border Protection (CBP) at moer(s) provided, please contact the Law Enforcement Support  D.48 HOURS beyond the time when he/she would otherwise have istody. The alien must be served with a copy of this form for the ities and should not impact decisions about the alien's ball, on, work, quarter assignments, or other matters, ich you transfer custody of the alien.  Ition or transfer to another institution.  It previously submitted to you on
Notice: If the alien may be the victim of a crime or you want the notify the ICE Law Enforcement Support Center at (802) 872-60 concerns about this matter.	alien to remain in the United States for a law enforcement purpose, 20. You may also call this number if you have any other questions or
TO BE COMPLETED BY THE LAW ENFORCEMENT AGENCY CONOTICE:	URRENTLY HOLDING THE ALIEN WHO IS THE SUBJECT OF THIS
Please provide the information below, sign, and return to DHS by	mailing, emailing or faxing a copy to
Local Booking/Inmate #: Estimated release date/time:	
Date of latest criminal charge/conviction: Last of	ffense charged/conviction.
This form was served upon the alien on, in the	e following manner.
in person  by inmate mell delivery  other (please	specify):
(Name and title of Officer)	Committee of Commi
DHS Form I-247A (3/17)	(Signature of Officer) (Sign in ink) Page 1 of 3

# VISA WAIVER PROGRAM (VWP) NOTICE OF INTENT TO ISSUE A FINAL ADMINISTRATIVE REMOVAL ORDER

		File Number: A 216 082 982
Alien's Name: sorokin, anna		
The Department of Homeland Security (DHS) has immigration and Nationality Act (INA or the Act). A Nonimmigrant Visa Waiver Arrival/Departure Doct explained to you the conditions of admission under under the Visa Waiver Program, you agreed to wa for asylum.	Accordingly, you signed and agreed to the ument or the Electronic System of Travel er the Visa Waiver Program. As a conditio	e conditions stated on Form I-94W, Authorization (ESTA), either of which on of your admission into the United States
DHS alleges that:		
1. You are not a citizen or national of	the United States;	
2. You are a native of USSR and a citize	n of GERMANY;	
3. You were admitted to the United State visitor (WB) pursuant to Section 217 of Program with authorization to remain in September 04, 2017.;	the Immigration and Nationality Ac	t under the Visa Waiver
4. You remained in the United States bey Immigration and Naturalization Service o		
Based on the information above, you are subject Section 237(a)(1)(B) of the Immigration admission as a nonimmigrant under Sectio States for a time longer than permitted, States.	and Nationality Act (Act), as amen on 101(a)(15) of the Act, you have	ded, in that after remained in the United
	regarding your removability.  BATAVIA, NY (City and State)	I Order ("Notice of Intent"). You are not
DEREK FIDELI	SDDO	7700
(Printed Name)	(Title)	(Signature of Issuing Officer)
If you wish to contest any of the above factual service of this notice to do so. You may request supporting evidence, or to consult an attorney. If you account of race, religion, nationality, membership section 208 of the Act or withholding of removal uncitizenship, or last residence, you may apply for wunder Article 3 of the Convention Against Torture	st, for good cause, an extension of time to you fear persecution in your country of na in a particular social group, or political op inder section 241(b)(3) of the Act. If you fo vithholding or deferral of removal under re	o rebut the charges stated above, to obtain ationality, citizenship, or last residence on pinion you may apply for asylum under ear torture in your country of nationality, equiations implementing U.S. obligations

Against Torture). A grant of withholding or deferral of removal would prohibit your return to a country or countries where you are more likely than not to be persecuted or tortured, but would not prevent your removal to other countries. If you fail to respond to these charges within the required timeframe, you will be ordered removed from the United States to your country of nationality, citizenship, or last residence. In the event DHS cannot remove you to one of the aforementioned countries, attempts will be made to remove you to a country in accordance with section 241(b)(2)(E) of the Act. You do not have any administrative appeal rights once the removal order

has been issued by the deciding official. Subject to DHS's discretion, you may be detained pending your removal.

ICE Form 71-058 (1/16)

# DEPARTMENT OF HOMELAND SECURITY IMMIGRATION DETAINER - NOTICE OF ACTION

Subject ID: 366281332 Event #: CPD1908000025			File No: 216 082 982 Date: December 22,	2020	
TO: (Name and Title of Institution - OR Any Subsequent Enforcement Agency)  ALBION CORRECTIONA  3595 STATE SCHOOL  ALBION, NY 14411	L	FROM: (Department FISHKILL, NY IR ICE ERO CASTLE POIN 15 Governor Dri Newburgh, NY 12	T SUB OFFICE	ce Address)	
Name of Alien: SOROKIN, ANNA AKA: SOROK	KIN, Anna; SOROKIN	A, Anna; SDROKIN	ANNA; DELVEY, ANNA		
Date of Birth: 01/23/1991 C	itizenship:	GERMAN	¥	Sex:	·
1. DHS HAS DETERMINED THAT PROBABI DETERMINATION IS BASED ON (comple		THAT THE SUBJEC	T IS A REMOVABLE A	LIEN. THIS	63268N
A final order of removal against the alier     The pendency of ongoing removal proce     Biometric confirmation of the alien's ider     or in addition to other reliable informatio     removable under U.S. immigration law;     Statements made by the alien to an immigration status or notwithstand	eedings against the a ntity and a records ch n, that the alien eithe and/or nigration officer and/o	eck of federal datab r lacks immigration s or other reliable eviden	status or notwithstanding ence that affirmatively in	such status is	
2. DHS TRANSFERRED THE ALIEN TO YOU	UR CUSTODY FOR	A PROCEEDING O	R INVESTIGATION (coi	nplete box 1 o	r 2).
Upon completion of the proceeding or in custody of the alien to complete process				HS intends to re	esume
• Notify DHS as early as practicable (at least DHS by calling U.S. Immigration and 845-831-1576 If you cannot reach ar	st 48 hours, if pessible Customs Enforceme	nt (ICE) or 🔲 U.9	. Customs and Border P	rotection (CBP)	at
Center at: (802) 872-6020.  • Maintain custody of the alien for a period been released from your custody to allow I detainer to take effect. This detainer arises rehabilitation, parole, release, diversion, cu.  • Relay this detainer to any other law enforcer  • Notify this office in the event of the alien's	NOT TO EXCEED 4  OHS to assume custo from DHS authorities istody classification, vinent agency to which	8 HOURS beyond to dy. The alien must s and should not im, work, quarter assign you transfer custody	ne time when he/she wo be served with a copy pact decisions about the ments, or other matters of the alien.	uld otherwise ha of this form for	ave
If checked: please cancel the detainer r			12/22/2021	) (date).	
J 0559 CARTER - DO			We-		
(Name and title of Immigration Office	cer)	(Signa	ture of Immigration Officer)	(Sign in ink)	······································
Notice: If the alien may be the victim of a crin notify the ICE Law Enforcement Support Cent concerns about this matter.	ne or you want the ຈຸໂ ter at (802) 872 - ຊົ່ງວີບໍ່	on to remain in the You may also call	United States for a law e this number if you have	nforcement pur any other ques	pose, tions or
TO BE COMPLETED BY THE LAW ENFORCES NOTICE:	MENT AGENCY CUR	RENTLY HOLDING	THE ALIEN WHO IS TH	E SUBJECT OF	THIS
Please provide the information below, sign, and	d return to DHS by m	ailing, emailing or fa	xing a copy to		
Local Booking/Inmate #: Estimated	release date/time:				
Date of latest criminal charge/conviction:	Last offe	nse charged/convict	ion:		······
This form was served upon the alien on	, in the f	following manner:			
in person by inmate mail delivery	other (please s	pecify):			
(Name and title of Officer)		·	(Signature of Officer) (	Sign in ink)	

DHS Form I-247A (3/17)

# State Of New York Department of Corrections and Community Supervision SPECIAL CONDITIONS OF RELEASE TO COMMUNITY SUPERVISION

Name: _	SOROKIN	I,ANNA	NYSID #:	13963268N
Date of	Release: _	02/11/2021	Supervision Maxim	um:10/19/2029
remain i	n effect un	N,ANNA  ollowing Special Conditions have til the termination of my legal period artment of Corrections and Commu	been imposed upon me and the d of supervision 10/19/2029 upon	
_		nain indoors at my approved resisto my curfew may be permitted w		
_	I will not	leave the state of New York withou	t written consent from my Parol	e Officer.
_	Officer.	e at my approved residence and not In case of emergency and I must me will keep my PO updated with all	ove, I will report to the Brookly	
		k, obtain and maintain employment Officer. I cannot work during curr		
_		enter any Correctional facility or n of my Parole Officer.	communicate with any person of	currently incarcerated without the
_	I will imm	nediately notify my Parole Officer of	of any change in my contact info	rmation.
		own, possess, or purchase any fire keys, etc) or pepper spray. I will no		body armor, restraints (handcuffs,
	physical i	mediately inform my Parole Offic njury for employment purposes (in tor, or knife). I must leave said in t while outside of my place of emp	ocluding but not limited to any nstrument at my place of empl	outting instruments such as a box oyment and I may not carry said
	business of	ort any law enforcement contact I he day. If I am arrested or detained om custody or the next business day	I will report to the Brooklyn a	
	supervisio	tify my Parole officer of any dron. I will present my license/perm any vehicles registered and/or instructions.	it for inspection to my Parole	Officer. I will inform my parole
	will not u	possess, use or sale, any illegal drusse or possess k2, spice, bath salts scriptions drugs.		
of my r	elease. I h			vision may result in the revocation Conditions of my release and that I
Signed		att day of Februs	any , 20 2/.	
Release	e:		/ Witness:	# 110
	0B (1/00) al Files, Folde	er, Releasee	(	

### State Of New York Department of Corrections and Community Supervision SPECIAL CONDITIONS OF RELEASE TO COMMUNITY SUPERVISION

	ROKIN,ANNA	NYSID #: <u>13963268N</u>	
Date of Release:	02/11/2021	Supervision Maximum:	10/19/2029
emain in effect until	owing Special Conditions hat the termination of my legal p	, acknowledge that under the provision are been imposed upon me and that these period of supervisionons and Community Supervision.	e Special Conditions will
I WILL NO my Parole C numbers.		, debit or credit card accounts without the ki any of the above-mentioned accounts, I will	
money and trusts, but m	property are handled for the beau also apply to such offices a	n is said to act in a fiduciary capacity when the enefit of another. The term is not limited to or relations as attorneys, guardians, executo accessing credit card information, and/or be	technical or express rs, brokers, and agents. I
	,		
I understand that any of my relea		nditions of release to Parole supervision ma	y result in the revocation
	I have read and understand the se Special Conditions.	e above Special Conditions of my release ar	nd that I have received
Signed this	ety day of Februa	ary ,2021	A Q #

Form 3020B (11/00) cc: Central Files, Folder, Releasee

Releasee:

#### ORDER OF SUPERVISION

			File No.:	216 082 982
Name	SOROKIN, ANNA		Date:	February 9, 2021
On(	February 9, 2021 , you were ordered: Date of Final Order)			
	Excluded or deported pursuant to p	roceedings commend	ced prior to April 1, 1997.	
	⊠ Removed pursuant to proceedings of the proceedings.	commenced on or af	ter April 1, 1997.	
	ise the agency has not effected your depo I under supervision and permitted to be at			y law, it is ordered that you be
	That you appear in person at the time and place specified, upon each and every request of the agency, for identification and for deportation or removal.			
	That upon request of the agency, you appear for medical or psychiatric examination at the expense of the United States Government.			
	That you provide information under oath about your nationality, circumstances, habits, associations and activities and such other information as the agency considers appropriate.			
X T		ew York State		s without first having notified this
a	Specify g) gency office of the dates and places, and c	eographic limits, if ar		proposed travel.
`	•	<del>-</del>	•	•
_	That you furnish written notice to this agency office of any change of residence or employment 48 hours prior to such change.  That you report in person on 03/23/2021 12:00 AM to this agency office at:			
	(Date	e/Time)		
	See I-831	(Panartina	Addrona	
		(Reporting	Address)	
⊠ T	nat you assist U.S. Immigration and Custo	ms Enforcement in o	btaining any necessary trav	el documents.
pi	Other: Your release is contingent upon your enrollment and successful participation in an Alternatives to Detention (ATD) program as designated by the U.S. Department of Homeland Security. As part of the ATD program, you will be subject to electronic monitoring and may be subject to a curfew. Failure to comply with the requirements of the ATD program will result in a redetermination of your release conditions or your arrest and detention.			
di a: ci	fitted with a U.S. Immigration and Custom evice. Under federal law, it is a crime to wi tempting to damage the GPS tracking ank narging station, batteries, power cords, etc nd/or 18 U.S.C. § 641, each punishable by	llfully damage or atte le bracelet or any of .) may result in your	empt to damage property of t its associated equipment (ir arrest, detention, and prose	the United States. Damaging or acluding, but not limited to, the
□ s	e attached sheet containing other specific	ed conditions (Contin	nue on separate sheet if requ	uired)
	$1/\sim 1/\sqrt{1}$			
	(Signature of ICE Official)		IDELI, DEREK (Print Name and	d Title of ICE Official)
		t of Conditions of I	Release under an Order of	
	_			•
	by acknowledge that I have (read) (had in nts of this order, a copy of which has been	•		English language) the
	ct me to a fine, detention, or prosecution.	given to me. Tanac	notalia triat fallaro to compry	The state of the s
	(Signature of ICE Official Serving Order	<del></del>	- (Sic	(t)
	<b>~</b>	,	(3)9	practice of Allerty.
	Date)			

### ORDER OF SUPERVISION (CONTINUATION PAGE)

Alien Name	Alien Name Picture Right Index Print			
SOROKIN, ANNA			, iouio	t tight tides t this
File Number		Date		
216 082 982	. /	February 9, 2021		İ
Alien's Signature	<i>11</i>		1	
	In _			
	//			
Alien's Telephone N	lumber (if any)			
Alien's Address			-	
	Assessment 116 Williams A	VA	<u> </u>	
Brooklyn	NEW YORK	11207		•
		PERSONAL REPO	ORT RECORD	
Date	Officer		Comment/Change	ac
Date	Omcei		Comment/Change	
			<del></del>	
	**************************************			
	······································			
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				······································
Signature		1	Title	
	MIAI	100		
	FINNIGAN, T 9751	My 1	Deportation Officer	
L		· /\		

### ORDER OF SUPERVISION (ADDENDUM)

			File No.:	216 082 982
Nar	ne:	e: sorokin, anna	Date:	February 9, 2021
X	Tha	That you do not associate with know gang members, criminal associat	es, or be associated wi	th any such activity.
		That you register in a substance abuse program within 14 days and profession of the proof must include the name, address, duration, and objectives of		
	30 c	That you register in a sexual deviancy counseling program within 14 de to days. You must provide ICE with the name of the program, the add program as well as the name of a counselor.		
		That you register as a sex offender, if applicable, within 7 days of being and provide ICE with written proof of such within 10 days.	g released, with the ap	propriate agency(s)
×	Tha	hat you do not commit any crimes while on this Order of Supervision.		
X		That you report to any parole or probation officer as required within 5 berification of the officer's name, address, telephone number, and repo		ride ICE with written
		That you continue to follow any prescribed doctor's orders whether menedication.	dical or psychological i	including taking prescribed
$\times$		That you provide ICE with written copies of requests to Embassies or locument.	Consulates requesting	the issuance of a travel
X	Tha	That you provide ICE with written responses from the Embassy or Cor	sulate regarding your	request.
X	Any	Any violation of the above conditions will result in revocation of your el	nployment authorizatio	on document.
X	Any	Any violation of these conditions may result in you being taken into Se	rvice custody and you	being criminally prosecuted.
	Oth	Other:		

Alien's Signature

#### WARNING FOR FAILURE TO COMPLY WITH TERMS OF SUPERVISED RELEASE

Field Office

File #

SOROKIN, ANNA	CMD - T	216 082 982	
Section 243(b) of the Immigration and Nationality Act of 1952, as amended, provides, in part, that:			
An alien who shall willfully fail to comply with regulations or requirements issued pursuant to section 241(a)(3)* or knowingly give false information in response to an inquiry under such section shall be fined not more than \$1000 or imprisoned for not more than one year, or both.			
*Section 241(a)(3) of the Immigration and Nationality Act of	1952, as amended, provi	des, in part, that:	
If the alien does not leave or is not removed within the removal period, the alien, pending removal, shall be subject to supervision under regulations prescribed by the Attorney General. The regulations shall include provisions requiring the alien—			
<ul> <li>(A) to appear before an immigration officer periodically for identification;</li> <li>(B) to submit, if necessary, to a medical and psychiatric examination at the expense of the United States Government;</li> </ul>			
(C) to give information under oath about the alien's nationality, circumstances, habits, associations, and activities, and other information the Attorney General considers appropriate; and			
<ul> <li>(D) to obey reasonable written restrictions on the alien's conduct or activities that the Attorney General prescribes for the alien.</li> </ul>			
Date Order Final Ordered Removed under S	ection		
2 09 2021 237a1B			
Record of S			
(Check metho	(USEC)		
Served By (Print Name and Title of Officer)  Date			
T 9751 FINNIGAN, Deportation Officer		February 9, 2021	
Officer's Signature  Location of Service 205 OAK STREET  BATAVIA NY 140200000			
Served On: (Alien's Signature)		Date	
Magazin		February 9, 2021	
☐ Certified Mail Service	Fingerpr	int of Alien (Specify finger used)	
Attach certified mail receipts here.			

ICE Form I-229B (4/09)

Name

Certificate of Service			
I personally served this Notice of Intent on the alien. I have determined that the person served with this document is the individual named on this form. I explained this Notice of Intent to the alien in the English language, and confirmed that he / she understood it,			
without the need of an interpreter; OR			
☐ via an interpreter,(Name/Title/ID/Company).			
Deportation Officer T. Finniger (WWW #9751 2/09/2021 (Printed Name and Title of Officer) (Signature of Officer) (Date/Time)			
I acknowledge that I have received this Notice of Intent  (Alien's Signature)  (Date)			
(Date)			
Alien refused to acknowledge receipt of this document (witness signature required if alien refuses to sign).  Deportation Office To Find get 49751 MM March 209/2021 /33  (Printed Name and Title of Witness) (Signature of Witness) (Date/Time)			
I do not wish to contest the allegations and charge(s) contained in the Notice of Intent			
I admit the allegations and charge(s) in this Notice of Intent. I do not wish to request Asylum, Withholding or Deferral of Removal. I wish to be removed from the United States to my country of nationality, citizenship, or last residence.			
I admit the allegations and charge(s) in this Notice of Intent. However, I wish to request Asylum, Withholding or Deferral of Removal as notated below.			
OR I Wish to Contest Removability			
contest the allegations and charge(s) in this Notice of Intent: (Attach any supporting documentation)   I am a citizen or national of the United States.   I am a lawful permanent resident of the United States.   I have been granted refugee or asylee status in the United States, or withholding or deferral of removal.   I did not last enter the United States pursuant to the Visa Waiver Program.   I am in compliance with the terms of my admission and was admissible at the time of entry.   I am a citizen of and eligible for Temporary Protected Status in accordance with Section 244 of the Act.   Other			
AND / OR I Wish to Request Asylum, Withholding or Deferral of Removal			
I request asylum, withholding or deferral of removal to (Name(s) of Country or Countries):			
Under Sections 208 or 241(b)(3) of the Act, because I fear persecution on account of my race, religion, nationality, membership in a particular social group, or political opinion in that country or those countries.			
Under the regulations implementing U.S. obligations under Article 3 of the Convention Against Torture, because I fear torture in that country or those countries.			
(Alien's Signature) (Date)			
The alien was provided a copy of this Notice of Intent. After having provided the alien with a 48-hour period to respond (if applicable) to these allegations and charge(s), the alien has (check all boxes that apply):  Admitted the allegations and charge(s).  Contested the allegations.			
Not made any claim for relief from removal.  Made a request for asylum, withholding, or deferral of removal (Form I-863 Notice of Referral to Immigration Judge issued).			
Failed or refused to respond to the allegations.  18 portation Office T. Finnson Moran 49757 3/09/21 /330			
(Printed Name and Title of Officer) (Signature of Officer) (Date/Time)			

# DEPARTMENT OF HOMELAND SECURITY CALL-IN LETTER

To (Name, Addres	ss, City, State, Zip	File Number 216 082 982	
Code		Date 2/08/2021	
ls.SOROKIN, Ani rooklyn Women's 16 Williams Ave rooklyn, NY 1120	Assessment		
Please come	to the office listed below at the time and	f place indicated in connection with an official matter.	
Office Location	ce Location ICE/ERO NYC - 26 Federal Plaza, 9th Floor, Room 110, New York, NY		
Time and Hour	Tuesday March 23, 2021 at 10:00 a.m.		
Prior to Appointment	Confirm appointment by 03/09/2021 by calling (862)223-2551 or email david.j.clingain@ice.dhs.gov		
Reason for Appointment	Order of Supervision		
Bring With You	All Immigration documents & ID Questions: Call 212-264-4213 or email Ne	ewYork.Outreach@ice.dhs.gov	
Derek Fidel	i SDDO	n below, and return this letter to this office at once.	
Signature of Author	izing qin <del>cial</del>		
am unable to kee	p the appointment because:		
Signature	Jusoula 1	Date 0/9/2001	
HS Form G-56 (17	<del>(</del> 9)		